



IN THE UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

-----X  
CHLOÉ, S.A.S., J. CHOO LIMITED

Plaintiffs,

- against -

KEN CHEN a/k/a SHU CHEN a/k/a XIANG CHEN, DANIEL DOE, GODDESS TRADING d/b/a GODDESSTRADING@HOTMAIL.COM, LUXUNG GOODS, LUXURY GOODS, TERRY DOE d/b/a AZNTERRY911@HOTMAIL.COM, JASON DOE d/b/a JARRY326@YAHOO.COM.CN, FASHION HANDBAGS, BENNY DOE, JEANCARLO DOE, JOSEPH a/k/a JOSE DOE, SISI a/k/a CECI DOE, TOP LUXURY HANDBAGS d/b/a LUXURYHANDBAGS277@YAHOO.COM, FRANCISCO DOE, BEN DOE, CARLOS DOE, INSTYLE LUXURY HANDBAGS, CORINA DOE a/k/a QIMIAO HU a/k/a QI MIAO HU, KENNY DOE a/k/a YE GUO a/k/a GUO Q YE, NEWCOME TRADING d/b/a TOSCA, QUICK GLOBAL SHIPPING, HOWARD EXPRESS SHIPPING, RANDY DOE, and various JOHN and JANE DOES 1-10 and XYZ COMPANIES (UNIDENTIFIED),

Defendants.

-----X

Civil Action No.: 07 cv 6491 (WHP)

**CONTINUED TEMPORARY  
RESTRAINING ORDER AS TO  
DEFENDANTS QUICK GLOBAL  
SHIPPING, INC., SONG GAO, LISA WU,  
JAE MAN YOO, AND PSK AMERICA,  
INC., AND ~~PROPOSED~~ ORDER  
THEREON**

*WHP* CHEN YING GIFT SHOP, ENYI HUANG,

Plaintiffs CHLOÉ, S.A.S. and J. CHOO LIMITED ("Plaintiffs") having moved *ex parte* against Ken Chen a/k/a Shu Chen a/k/a Xiang Chen, Daniel Doe, Goddess Trading d/b/a goddessstrading@hotmail.com, Luxung Goods, Luxury Goods, Terry Doe d/b/a aznterry911@hotmail.com, Jason Doe d/b/a jarry326@yahoo.com.cn, Fashion Handbags, Benny Doe, JeanCarlo Doe, Joseph a/k/a Jose Doe, Sisi a/k/a Ceci Doe, Top Luxury

Handbags d/b/a luxuryhandbags277@yahoo.com, Francisco Doe, Ben Doe, Carlos Doe, Instyle Luxury Handbags, Corina Doe a/k/a Qimiao Hu a/k/a Qi Miao Hu, Kenny Doe a/k/a Ye Guo a/k/a Guo Q Ye, Newcome Trading d/b/a TOSCA, Quick Global Shipping, Howard Express Shipping, Randy Doe, and various unidentified XYZ corporations and/or unidentified John and Jane Doe Defendants (collectively, "Defendants"), for a Temporary Restraining Order, Seizure Order, Order Restraining the Transfer of Assets, Order Sealing the File, Order for Expedited Discovery and Order to Show Cause for Preliminary Injunction (the "Order") pursuant to Federal Rule of Civil Procedure 65 and the Lanham Act (15 U.S.C. § 1051 et seq.), as amended by the Trademark Counterfeiting Act of 1984, Public Law 98-473 (the "Lanham Act"); and

The Court, having issued such Order on July 19, 2007 granting Plaintiffs' *ex parte* application for the reason that Plaintiffs succeeded in showing that they are likely to prove that Defendants are manufacturing, importing, exporting, marketing, advertising, distributing, offering for sale and/or selling goods ("Counterfeit Products") bearing counterfeit reproductions of Plaintiffs' federally registered trademarks and trade names as defined in Plaintiffs' Complaint (collectively, "Plaintiffs' Trademarks"); and Plaintiffs having served and executed the Order and related papers in this action as against Defendants; and,

The Court, having extended such Order on August 3, 2007; and

Plaintiffs, having served Defendants Quick Global Shipping, Inc., Song Gao, Lisa Wu, Jae Man Yoo, and PSK America, Inc. ("Represented Defendants"); and the Court, having reviewed the Complaint, Memoranda of Law, Reply Memoranda of Law,

Plaintiffs having represented that they are entering  
into a stipulation with Defendants Chen Xing Gift Shop  
and Enyi Huang,

supporting Declarations and exhibits submitted therewith, as well as Represented  
Defendants' opposition papers, and having heard oral argument, on August 3 and August 10, 2007

IT IS HEREBY ORDERED that the Order of July 19, 2007 is continued against  
the Represented Defendants until August 17, 2007, with the limited exceptions contained  
herein; and Chen Xing Gift Shop, and Enyi Huang

IT IS FURTHER ORDERED that the asset restraint contained in the Order shall  
remain in place (the "Restricted Accounts"), and may be continued from week-to-week at  
the Court's discretion, with the limited exceptions contained herein; and

IT IS FURTHER ORDERED that the Restricted Accounts in the name of  
Defendant Lisa Wu are released except as to \$10,000 to be kept restrained; and

IT IS FURTHER ORDERED that \$1956.23 is released from the Restricted  
Account in the name of Defendant Jae Man Yoo, keeping the balance of that Restricted  
Account under restraint; and

~~IT IS FINALLY ORDERED that the bond posted by Plaintiffs is hereby released.~~

**SO ORDERED**

Dated: 8/10/2007

By: William H. Pauley III

UNITED STATES DISTRICT JUDGE